

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

BENJAMIN GUAYDACAN,

Petitioner,

VS.

DWIGHT NEVEN, *et al.*,

Respondents.

Case No. 2:13-cv-02086-JAD-NJK

ORDER

In this habeas matter under 28 U.S.C. § 2254, the county public defender who unilaterally appeared herein has not timely responded to the Court's order that he show cause why he should not be disqualified due to a conflict of interest.

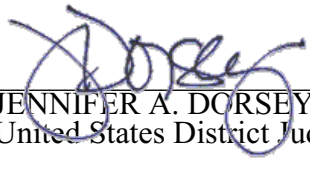
14 **IT THEREFORE IS ORDERED** that Norman J. Reed is DISQUALIFIED as counsel for
15 petitioner. The Clerk of Court shall terminate Mr. Reed as counsel for petitioner and shall reflect
16 that petitioner is proceeding *pro se*.

17 **IT FURTHER IS ORDERED** that counsel's fugitive show-cause response (Doc. 5) is
18 STRICKEN and that petitioner shall have 30 days to file a response to the prior show-cause order
19 (Doc. 3) in proper person. If petitioner fails to timely show cause why the action should not be
20 dismissed with prejudice as time-barred, the action will be dismissed without further advance
21 notice. See Doc. 3, at 4-5 (prior admonitions regarding the consequences of a failure to respond
22 with an adequate showing and further as to the requirements for supporting evidence). Given that
23 petitioner has had sufficient time to respond to the show-cause order, no request for an extension of
24 time will be granted absent extraordinary circumstances.

25 The Clerk shall SEND a hard copy of this order by mail to both Mr. Reed and to petitioner in
26 proper person and shall expressly reflect in the docket entry the hard copy mailings both to former
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1 counsel and separately to petitioner in proper person.

2 Dated this 4th Day of August, 2014.

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5 JENNIFER A. DORSEY
6 United States District Judge

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